

Approved For Release 2006/08/02 : CIA-RDP77M00144R001100170006-9



14 November 1972

Note for JMM:

Attached for your information is my
revision in the nature of a substitute to
[redacted] 10 Nov 72 draft National
Security Act amendments concerning
intelligence sources and methods (see
pages 2 and 3).

25X1

Also attached are ~~our~~ less drastic
changes which I am recommending for
[redacted] consideration.

25X1


LLM

[redacted]
MORI/CDF

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TO	NAME AND ADDRESS	DATE	INITIALS
1	[Redacted]		
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ACTION	DIRECT REPLY	PREPARE REPLY	
APPROVAL	DISPATCH	RECOMMENDATION	
COMMENT	FILE	RETURN	
CONCURRENCE	INFORMATION	SIGNATURE	

Remarks:

Attached is the revision of your 10 November draft which I mentioned to you.

I am also attaching a copy of your 10 November draft (SM) with notations on recommended changes which are detailed and more suitable for discussion than a written paper.

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FROM: NAME, ADDRESS AND PHONE NO.		DATE	
OLC 7D35 x6136		11-14-72	
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1-67

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DRAFT:JDM:bg
10 November 1972

NATIONAL SECURITY ACT AMENDMENTS OF 1973

CHAPTER --PUBLIC LAW

1H.R. 1

An Act to protect the security of the foreign intelligence activities of the United States

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

Section 1. This Act may be cited as the National Security Act Amendments of 1973.

Section 2. Section 102 of the National Security Act of 1947, as amended, is amended by adding a new subsection (g) to read as follows:

(g) In the interests of the security of the foreign intelligence activities of the United States and in order further to implement the proviso of section 102(d)(3) of this Act that the Director of Central Intelligence shall be responsible for protecting intelligence sources and methods from unauthorized disclosure--

DRAFT:LLM:smg-14 Nov 72

(1) The Director of Central Intelligence shall have authority to issue rules and regulations for the protection of intelligence sources or methods from unauthorized disclosure and shall provide for the classification as "Sensitive Intelligence Sources and Methods" of any information of any kind:

a. revealing the existence or nature of either a source or method for collecting foreign intelligence information or materials, and

b. the unauthorized disclosure of which could lead to counteraction jeopardizing the productivity of such source or method.

(2) Whoever, being or having been an officer or employee of the United States Government, or being or having been a contractor of the United States Government, or being or having been an employee of a contractor of the United States Government, and in the course of such relationship becomes entrusted with "Sensitive Intelligence Sources and Methods" information, knowingly communicates or causes to be communicated such information or any part thereof to an unauthorized person shall be fined not more than \$10,000 or imprisoned not more than ten years, or both.

(3) The term "unauthorized person" means any person or agency not authorized by the President or by the Director of Central Intelligence with the approval of the President to receive such information classified "Sensitive Intelligence Sources and Methods."

(4) Whenever in the judgment of the Director of Central Intelligence any person has engaged or is about to engage in any acts or practices which constitute, or will constitute, a violation of this section, or any regulation or order issued thereunder, the Attorney General on behalf of the United States may make application to the appropriate court for an order enjoining such acts or practices, or for an order enforcing compliance with the provisions of this section or any regulation or order issued thereunder, and upon a showing by the Director of Central Intelligence that such person has engaged or is about to engage in any such acts or practices, a permanent or temporary injunction, restraining order, or other order may be granted.

DRAFT:JDM:bg
10 November 1972

NATIONAL SECURITY ACT AMENDMENTS OF 1973

CHAPTER --PUBLIC LAW

H. R. 7

An Act to protect the security of the foreign intelligence activities of the United States

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

Section 1. This Act may be cited as the National Security Act Amendments of 1973.

Section 2. Section 102 of the National Security Act of 1947, as amended, is amended by adding a new subsection (g) to read as follows:

(g) In the interests of the security of the foreign intelligence activities of the United States and in order further to implement the proviso of section 102(d)(3) of this Act that the Director of Central Intelligence shall be responsible for protecting intelligence sources and methods from unauthorized disclosure--

(1) The Director of Central Intelligence shall

promulgate rules and regulations for the protection

of intelligence sources and methods from unauthorized

disclosure.

Those
classified
for obtaining means

(2) The term "intelligence sources" means

[the purveyors of] Foreign Intelligence information and materials [forming the basis of foreign intelligence.]

(3) The term "intelligence methods" means

[the procedures, systems, devices or techniques]

used in gathering, assessing, analyzing, and

? Foreign Intelligence
exploiting information and materials [forming the

basis of foreign intelligence.]

(4) The term "unauthorized person" means

[4] Whoever possesses information relating

to intelligence sources or methods is required [before

[imparting] such information [to another person,] to

that the recipient is an authorized person.
determine [and verify that such other person is law-

fully entitled to receive it.]

(5) Whoever, being or having been an officer

or employee of the United States Government, or being

or having been a contractor of the United States Govern-

ment, or being or having been an employee of a con-

tractor of the United States Government, and in the

course of such relationship becomes possessed of

information relating to intelligence sources or methods

which has been classified pursuant to Presidential

Directive or rules and regulations promulgated by

the Director of Central Intelligence, knowingly
COMMUNICATES
directly or indirectly [imparts, discloses, publishes,
divulges, or makes known in any manner,] or causes
COMMUNICATED
to be [imparted, disclosed, published, divulged, or
made known in any manner,] such information or any
an unauthorized person
part thereof to [any person not entitled to receive it
under law or executive order or rules and regulations
of the Director of Central Intelligence] shall be fined
not more than \$10,000 or imprisoned not more than
ten years, or both.

(6) Whenever in the judgment of the Director
of Central Intelligence any person has engaged or is
about to engage in any acts or practices which con-
stitute, or will constitute, a violation of this ^{SECTION} title,
or any regulation or order issued thereunder, the
Attorney General on behalf of the United States may
make application to the appropriate court for an order
enjoining such acts or practices, or for an order en-
forcing compliance with the provisions of this ^{SECTION} title
or any regulation or order issued thereunder, and
upon a showing by the Director of Central Intelligence
that such person has engaged or is about to engage in
any such acts or practices, a permanent or temporary

injunction, restraining order, or other order may be granted.